

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ILLINOIS**

|   |   |                       |
|---|---|-----------------------|
| MARK FITZHENRY, individually and on behalf of a class of all persons and entities similarly situated, | : | Case No. 1:21-cv-2345 |
|   | : | Judge John Z. Lee     |
| Plaintiff,  | : |                       |
|   | : |                       |
| v.  | : |                       |
|   | : |                       |
| FIRST IMPRESSION INTERACTIVE, INC., JEFFREY GILES and STVT-AAI EDUCATION, INC. d/b/a ANCORA EDUCATION | : |                       |
|   | : |                       |
| Defendants.   | : |                       |
|   | / |                       |

**JOINT STATUS REPORT**

The parties submit the filling joint status report required by this Court's prior Order:

**I. The current deadlines imposed by the Court and whether the matter has been referred to the Magistrate Judge in any fashion (e.g., for discovery supervision; for resolution of a motion; for settlement; etc.)**

There are no current deadlines, the case has been referred to Magistrate Judge Jantz for discovery supervision.

**II. The progress of discovery, if discovery is ongoing**

The parties have been engaging in jurisdictional discovery.

**III. The status of briefing on unresolved motions, if any**

None.

**IV. Whether the parties have engaged or are engaging in settlement discussions and the status of those discussions**

The Plaintiff has resolved their claims with First Impression Interactive, Inc. and Jeffrey Giles. STVT-AAI Education, Inc. recently revealed to the parties and the Court that it was not interested in any settlement discussions at this time.

**V. For cases without any future court dates, an agreed proposed schedule**

N/A

- VI. For cases that have future court dates and if the parties believe there is good cause to extend the current deadlines, a proposed amended schedule and the basis for the request**

N/A

- VII. Whether the parties believe a telephonic hearing or in-person hearing is necessary within the next 60 days, and, if so, the issue(s) that warrants discussion and the parties' respective positions**

The parties are not requesting a hearing.

PLAINTIFF,  
By his attorneys

*/s/ Anthony I. Paronich*  
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DEFENDANTS:  
First Impression Interactive, Inc. and Jeffrey Giles  
By their attorney

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Defendant STVT-AAI EDUCATION, INC. d/b/a  
ANCORA EDUCATION (“Ancora Education”)

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